Case 6:22-cr-droowd+otte-chitch: Exogenmentslices-filed 01/13/20 Page 1 of 1

TIME RECEIVED January 13, 2020 at 2:51:44 PM EST

REMOTE CSID NextivaFax DURATION PAGES

STATUS

01/13/222,0_{3.51}02:50, PM ESTier

TO:15856134365

FROM: 5852325368

Page:

1

NAPIER & NAPIER

ATTORNEYS & COUNSELORS AT LAW 500 EXECUTIVE OFFICE BUILDING 36 WEST MAIN STREET ROCHESTER, NEW YORK 14614-1790

ROBERT C. NAPIER (1921-1986)

ROBERT A. NAPIER

JAMES A. NAPIER

(585) 232-4474 FAX (585) 232-5368

(FAX NOT FOR SERVICE)

OF COUNSEL TO
CULLEY, MARKS, TANENBAUM
& PEZZULO, LLP
ATTORNEYS AT LAW

Hon. Mark Pedersen United States Magistrate 100 State St. Rochester, NY 14614 January 13, 2020

RECEIVED

Re: USA v. John Looney, 19-00647 MJP

Via fax 613-4365 and 399-3920

JAN 1 2026

Dear Judge Pedersen:

Please be advised that I represent John Looney.

A status appearance is scheduled before your Honor on January 15, 2020.

I respectfully request an adjournment of 45 days because I have been informed by Meghan McGuire, AUSA, that a large amount of data is involved and we have previously retained Jerry Grant to assist in Computer forensics. Mr. Grant indicates that he needs substantially longer period of time to analyze the data.

Ms. McGuire indicated that she has no objection and would consent to a 45 day adjournment.

I believe an adjournment for expert review of the data is in my client's best interest.

I request a 45 day adjournment and would move to exclude the time for speedy trial purposes.

SO ORDERED. Request granted. The status conference shall be adjourned until 2/27/2020 at 9:30 (a.m./p.m. At defendant's request, time shall be excluded in the interests of justice under 18 U.S.C. § 3161(h)(7) between today and the date for the conference. I find that the defendant's and the public's interest in arms A. Napier, Esq. speedy indictment/trial are publiceled by the defendant's interest in having sufficient time to continue plea negotiations with the government.

DATED: Jan. 13, 2020

MARK W. PEDERSEN, USMJ